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(In the	e space above ente	r the fuḷl na	me(s) of the p	plaintiff(s)	.)					
	-agains	it-					CO	MPL.		
DE	NEW YORK	COTY,	CITY OF	E NEW 2767 T	YORK in # 901	otal			U.S.C. § 1 mplaint)	983
DE	FECTIVE JOSE	PH CALA	BRESE #	4148	X4 109	٥٥٥و		/~		
DE	ANICIA JO	HONY SE	GUINOT :	# 5058	3	- 世	Jury Tri	•	es □ No (check one))
		<i>301-11 1</i>	20,000		//.	DIST	FILED CO			
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cannot please additio listed i	space above enter fit the names of a write "see attace and sheet of pape in the above caption Addresses should	ll of the defe hed" in the r with the fi on must be i	endants in the space above all list of nan dentical to th	e space pro e and atto mes. The	ovided, ach an names			W E EC Cs SE	2017 OFFIC	
I.	Parties in this	complain	::				A STATE OF THE PROPERTY OF THE			1
Α.	List your nam confinement. as necessary.	ne, identifi Do the sam	cation numb	ber, and Iditional p	the name	and acamed.	idress of y Attach addi	our cur	rent place of	of er
Plainti	ff Name	_ER	11 CT	EVING						
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	•	EAS	T ELMI	MIRST	NEW	YOR	K 1137	0		
В.	List all defenda may be served. above caption.	nts' names Make sur	, positions, pe that the de	places of e fendant(s)	mployme:	nt, and t	ha add	1 3		
Defend	lant No. I						New View	201:-13	u	
		Where Cu	NEW >	ployed	//	<u> </u>	JOHN JUNE	Sonield ;	Ŧ	_
		Address				· · · · · · · · · · · · · · · · · · ·				••
		•		· · · · · · · · · · · · · · · · · · ·						

Defen	dant No. 2	Name DETECTIVE KAREN MACKEY Shield # 2267
		Where Currently Employed 63" PRECINCT
		Address 1844 BROOKLYN AVENUE
		BROOKLYN NEW YORK 112
Defen	dant No. 3	Name DETECTIVE JOSEPH CALABRESE Shield # 4148
		Where Currently Employed BROOKLYN SOUTH HOMICIDE SOURS
		Address
		BROOKLYN NEW YORK 112
Defend	iant No. 4	Name DETECTIVE ANTHONY SO
_ 0.0m		Name DETECTIVE ANTHONY SEGUINOT Shield # 5058
		Where Currently Employed CRIME SCENE UNIT 63rd PRECINCT
`		Address (BROCKLYN AMENUE) - 1844 BROCKLYN AVENUE BROCKLYN NEW YORK 112
Defend	lant No. 5	Name Police OFFICER ANICIA JOSEPH Shield # 25000
		Where Currently Employed 63rd PRECINCT
		Address 1844 BROOKLYN AVENUE
		BROOKLYN NEW YORK 112
		7,7077 7000 772
II.	Statement of (71
You m	ay wish to includ	bible the <u>facts</u> of your case. Describe how each of the defendants named in the it is involved in this action, along with the dates and locations of all relevant events, de further details such as the names of other persons involved in the events giving a not cite any cases or statutes. If you intend to allege a number of related claims, and claim in a separate paragraph. Attach additional sheets of paper as necessary.
Α.	In what in	stitution did the events giving rice
		OF NEW YORK KINGS COUNTY BROOKLYN N.Y
B.	Where in the 1485 EA	ne institution did the events giving rise to your claim(s) occur? ST 51 St STREET BROOKLYN NEW YORK 11234

C.	What date an ON FEB	d approximate time did the events giving rise to your claim(s) occur? RUARY 5, 2011 approximately 5:03 pm

	D. Facts: About to enter home at 1485 EAST 51 Street when P.O. Anicia Joseph and her porton from P. D. Anicia Joseph
What	purply forced me from premises and down to
happened to you?	for backup arrested me and tack all my personal property took me to the 63rd Precinct locked me into a small holding edge where I was interrogated without being Morandon of interrogated
	Million College Colleg
,	The state of the s
Who did what?	
	The same of selection to control of
•	
	63rd Precinct respectively. Deprived of right to course I's assistance
	though requested was subjected on I for Counsel's assistance
Was	though requested was subjected continuous questioning from about 5:3000
anyone eise	incriminate myself against my will. Malicions process to
involved?	or rights Court they is all Child
15.	Japanty rights to substantive des
	The top of the state of the sta
Who eise	The winds my knowledge of permission there !
happened?	ill some po chereise my absolute right to so appear and trothe.
	for to except prose motion to dismiss indictment to be for
	thorough investigation, prepare me adequately to testify on to estain forensic
	de kuse immune W statement to strengthin and prove case of definge self
III.	Mis conduct to inted from and verdict etc. unfait trial, Posecutor's
If yo	u sustained injuries related to the events alleged above, describe them and state what medical treatment, if
an an	you required and received. Psychological and emotional trauma, depression

any, you required and received. Psychological and Emotional Frauma, depression any, you required and received. Psychological and Emotional Frauma, depression anxiety attacks, recurring nightnares, sleeplessness, the dacks, stress loss of appetite, feelings of hopekssness, fatigue, headaches, loss of possession because Police Precinct commander failure to turn over house key to designed to secure personal properties of home such as tools of construction multi-trades, clothings Electrical Appliances, power tools, Documents, Family heirloom, money, infellectual property sta.

IV. Exhaustion of Administrative Remedies:

The Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted." Administrative remedies are also known as grievance procedures.

Α.	Did your	claim(s) arise	while you	were confined in	a jail,	prison.	or of	ther	Correctional	facility
	Yes	No 🗸				. ,			- ott comona,	racinty !



D. PACTS: Continued -:

Personal property at home was under control of the 63rd Precinct comment detectives) / warrant squad who took house key to premises and would not return them so belonging could be secured by my designee since I was in custody and wealth to do so myself. Despite letter giving power of Attorney to two different person on different occasion addressed to Police Property Clerk Office (See attached) no response was given and request was ignored These properies were taken away without due process of law in violation of my Substantive dee process and Procedural due process rights. This is not the first time the state has deprived me of my liberty, they tred it again and it likely to happen again and I am gresently being be prived of my liberty without regard for traditional notions of fair play and decency in violation of my fundamental rights implicit in the concept of Cordinary Tordered liberty" How can the police confiscate my property deny my representative access to them Then now claim they have no idea what hoppened to them; where is the justice? This is not an isolated incident, I am being held unlawfully because I defended my life against my assailant who not only threatened my life twice but also brutally attacked me with the intent of carring out his threat to beat me to death because I refused to hand over my money to him who in the process of assaulting me physically sustand a fatal wound by stilling suddenly towards me when I thrust out a knife to scare him of from benting me into insciousness, a person who I Thought may have had a handgun because he threatened to show my trains out; and a huyer who inefectively represented me during Whole process, one who I seldonly see, get his advice or response to enquiries.



D. FACTS: Continued:

I was refused bail which prevented me from aiding achiquately in my own defense by gathering evidence that would enable me to support my defense, information on my computer, bank records, emails phone conversations and witnesses. I am presently being subjected to vidicule threats, amoujance and in fear for my life, de pressed and filled with anxiety because of malicious prosecution by the state prosecutor and their false untresses and the other underhanded ways my rights are being trampled on, simply because I am a poor blackman In America from the Carribben with an access to My Court appointed Attorney has no time to respond to my enquiries, egnores Them met with me for a few minutes for for too few times to thoroughty prepare me for testifying on to do needed investigation and secure the assistance I a forevice experts to help the defense case, an attorney who was available to guide, advised and adequately protect my nights or even informed one of them who failed to allow me to exercise my right to testify before the Grand Tury prior being indicted, who also refuse to adopt my motions to dismiss the indictment and who refuse to Withdraw from representing me though I filed motion to have him reassigned and who continuously passes on information to the DA when I make known to him pertinent facts about The case so she could circumvent my defease.

	Does the jail, prison or other correctional facility where your claim(s) arose have a grievance procedure
	/ /
	Yes No Do Not Know
	Does the grievance procedure at the jail, prison or other correctional facility where your claim(s) are cover some or all of your claim(s)?
	Yes No Do Not Know
	If YES, which claim(s)?
	Did you file a grievance in the jail, prison, or other correctional facility where your claim(s) arose? Yes No
	If NO, did you file a grievance about the events described in this complaint at any other jail, prison, other correctional facility?
	Yes No
	If you did file a grievance, about the events described in this complaint, where did you file the
	1. Which claim(s) in this complaint did you grieve?
	2. What was the result, if any?
	3. What steps, if any, did you take to appeal that decision? Describe all efforts to appeal the highest level of the grievance process.
	If you did not file a grievance:
	1. If there are any reasons why you did not file a grievance, state them here:
	/
,	2. If you did not file a grievance but informed any officials of your claim, state who you informed,

	N.A.
Plea rem	se set forth any additional information that is relevant to the exhaustion of your administ
	ζ λ.
	Not
	IV .

V. Relief:

State what you want the Court to do for you (including the amount of monetary compensation, if any, that you are seeking and the basis for such amount).

Alentiff seeks injunctive relief against State criminal presecution on the grounds the presecution is taken in bad faith and matrice, because prosecutions of sparaging comment on the growth conviction having no relevance in current charges, circumwated Plantiff right to appear be fore Grand Tory to testify on own behalf, failure if telony complaint arrangement court of public happointed Afformage to appointed Monthly assistance, dothal of fair trial due to correctionmal and spectatory wolation, insecutions inscording inflammatory remarks and prefutical comments and occause New York being second or three highest in the nation with wringful conviction make it more than likely not to received a fair trial, as with first conviction and subsequent for conviction obtained in weathern at right to coursely monetary compensation in Amount of Eight Million Italiers for loss of presental properties household goods, clothings, triale construction electrical prover both, hand tool for carpentity, electrical most short shows properties they continued to properties they are converted to properties they are converted to properties they between the properties they are found to properties they are found to properties they are found to properties they proved to properties they are found to the properties that are found to the properties to the properties to the properties they are found to the properties to the properties and food supplies of the pr

VI. Previous lawsuits:

On	
these	
claims	
	these

A. Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?

Yes	No	

	If yo is m form	ore than one lawsuit, describe the additional lawsuits on another sheet of paper, using the samuel.)
	1.	Parties to the previous lawsuit:
	Plain	niff ERROL IRVING
	2.	Court (if federal court, name the district; if state court, name the county)
	3.	Docket or Index number // Civ. 9724 (PAE)
	4.	Name of Judge assigned to your case Paul A. ENGELMAYER
	5.	Approximate date of filing lawsuit DECEMBER 30, 2011
	6.	Is the case still pending? Ver
		If NO, give the approximate date of disposition Withdraw the petition without prejudice. What was the result of the case? (For example: Was the case the case the case)
	7.	in your favor? Was the case dismissed? Was there judgmen
		upon Plaintiff's request (see attached) case was dismissed without prejudice
C.	Ha Ye	ve you filed other lawsuits in state or federal court otherwise relating to your imprisonment? S No
C.	If v	ve you filed other lawsuits in state or federal court otherwise relating to your imprisonment? No
	If v	ve you filed other lawsuits in state or federal court otherwise relating to your imprisonment? No
	If y the sam	ve you filed other lawsuits in state or federal court otherwise relating to your imprisonment? No
	If y ther sam 1.	ve you filed other lawsuits in state or federal court otherwise relating to your imprisonment? No
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	If y ther sam 1.	ve you filed other lawsuits in state or federal court otherwise relating to your imprisonment? No
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	If y there sam 1. Plainti Defend 2.	ve you filed other lawsuits in state or federal court otherwise relating to your imprisonment? No
	If y they sam 1. Plainti Defend 2. 3.	ve you filed other lawsuits in state or federal court otherwise relating to your imprisonment? No Your answer to C is YES, describe each lawsuit by answering questions 1 through 7 below. (If re is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the Parties to the previous lawsuit: Iff dants Court (if federal court, name the district; if state court, name the county) Docket or Index number Name of Judge assigned to your case
	If y they sam 1. Plainti Defend 2. 3. 4.	ve you filed other lawsuits in state or federal court otherwise relating to your imprisonment? No No No No No No No No No N
	If y their sam 1. Plainti Defend 2. 3. 4. 5.	ve you filed other lawsuits in state or federal court otherwise relating to your imprisonment? No Your answer to C is YES, describe each lawsuit by answering questions 1 through 7 below. (If re is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the Parties to the previous lawsuit: Iff dants Court (if federal court, name the district; if state court, name the county) Docket or Index number Name of Judge assigned to your case

UNITED STATES DISTRICT OS OUTHERN DISTRICT OF NE		X	DOCEMENT ELECTRONICALLY FILED DOCEMENT DATE FILED: 5112
ERROL IRVING,	Plaintiff,	: : :	11 Civ. 9724 (PAE)
-V-		:	<u>ORDER</u>
NEW YORK CITY et al.,		: :	
	Defendants.	: : X	

PAUL A. ENGELMAYER, District Judge:

Errol Irving, proceeding *pro se*, filed his complaint in this case on December 30, 2011, pursuant to 42 U.S.C. § 1983. Because plaintiffs' claims relate to still-ongoing criminal proceedings, this case was stayed on January 12, 2012. On April 18, 2012, the Court received a letter from Mr. Irving, in which he requests "to withdraw the petition without prejudice [so] that [he] may resubmit the petition at a later date." Mr. Irving's request is GRANTED. This case is hereby dismissed without prejudice.

SO ORDERED.

Dated: April 30, 2012

New York, New York

United States District Judge

I decla	re under penalty of perjury that the foregoin	g is true and correct.
Signed	this 12 day of November, 2012.	
	Signature of Plaintiff Inmate Number Institution Address	Total Leving 14-11 0179/ G. R.V. C 09-09 HAZEN STREET EAST EIMHURST N.V. 11370
Note:	All plaintiffs named in the caption of the complinmate numbers and addresses.	aint must date and sign the complaint and provide their
compla	re under penalty of perjury that on this $\frac{\sqrt{2}}{\sqrt{2}}$ d int to prison authorities to be mailed to the $Property$ of New York.	ay of November, 20/1, I am delivering this o Se Office of the United States District Court for the
	Signature of Plaintiff:	Trad Iwing

Case 1:13-cv-01072-PKC-LB Document 2 Filed 12/05/12 Page 11 of 15 PageID #: 13 Street Gold Tebruary 14, 24 BROOKLYN New York 11206 a gower of Afformacy giving cecelia Echoly agent on my debulf to retreve on Saturday Taken Irom by officer assigned that these constitue the persone pockets. Nallater delt and Intel. lere as One 12 maps pixel Nikon Digital Carnera Metro PC LG Call Cohone One Tracphone Four handred Doller Bills Fifty Dollar Bill Tek Dollar B11/8 BIL One Five Dollar Ore Dellar Bills Wallate a red and One Green in Color Two Chase Dusiness Debit Card Driver dicense DAVET I dentification Cecelia Echols Dhe Vellow and Black in color Reading Glass Black in color DR1-191 (T/Luss Case Black color Brble and New Kerkment Glov Brown in Sur Shades Belt Block in Color 23 Benefit Card with Picture One 1,00 for home & Job site House from my by two officers who requested my identification when I free entering my resident at 1485 East 51 st Street Brooklyn 18734 placed in a knit up and Precient and was to that they not finished rowching them Gonzalez Shuld # who all and formed that my neces of world be faxed hed wallate contain four hundred Dollar Bills and Fifty Collar was handed over at the desk with of Green wallate in my grance that I was wished away to

7000 1 200 2 1 200 2 1 200

	When I was being transferred to central Booking
	and requested a copy of the vouchered items taken
	from enk I was told by the Desk Dergant
	Gonzalez Sheild # 1366 that the vouchering
	The state of the s
·	
•	of the arresting Officer is Detective Mackey
	land to Call (1718-258-4401 for your property.
	I requested the dispeant to make a note of the
	information given to her in lieu of the receipt
	affixed is a signed slip by the Dergeant to that
	Effect.
	SILL Was CONTROLLING
	Quern to before this I /willy
	18th day of feloruary 2011
	by-Errayl-I (vineg
	Motary Public, State of New York Notary Public, State of New York
	Qualified in Bronx County Commission Expires Aug. 12, 20
	The state of the s
	•
	- Misonurs Mink
	Phisonurs Pink Receipt for Property to be faxed Jak
	to be faxED LAGO
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3/16/11

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POLICE PROPERTY CLERK OFFICE, KINGO COUNTY 301 GOLD STREET BROOKLYN NEW YORK 11206 MARCH 16, 2011

This is a power of Attorney giving Christopher Clinton the right to act as my agent to retrieve or pick up my personal property taken from me on Saturday Tebruary 5, 2011 by officers assigned or from the 63rd Precioust located at 1844 Brooklyn Avenue. I swear under persulty of purjury that the following constitute the items or personal effects taken from my pockets, wallates or form my person. The stems are as listed below:

O One 12 Maga Pixel Nikon Digital Camera

@ One Metro PC LG Call Phone

1 One Tracphone

(4) Hundred Dallar Bills

@ One W Fifty Dollar Bill

6 Four (4) Ten Dollar Bills

(1) One (1) Five Dollar Bill

(3) Three (3) One Dollar Bills

Two (2) Wallates me green and one red incolor

1 Social Security Card

1 Chase Business Deby Card

(2) Class "D" Dover License

(B) Clas "E" Druces License

(14) None Drivers License I.D.

(3) One Photograph of a friend
(1) One knit hat, blue, yellow and black in color
(1) One pair reading glass brown in color
(19) One pair of Groves, black in color
(19) One Black Camera Clase

Do One Old and New Testament Bible pocket size green

2) One Pair Sun shades, brown in color

22) One Black lenther belt

(23) One EBT Benefit Card with pacture

ED Two sets of Keys plus a single key in wallate

28) Rent receipts

Jone of thise items were taken from me by two famak officers who requested my dentification when I was about to enter the private house where I lived at 1485 E 51st Street, Brookyn NY 1123 11 officers joined in who arrived on the scene, stem were placed in my knit hat and presented to the Desk sergeant on duty about 6:15 pm or there about. When I requested the voucher Errol Irving, 141 11 01791 O.B.C.C. !¢))

receipt, was told that they had not finished relectioning them and that receipt would be faxed, please see attached copy of Soft. Georgalez, should ## 1366 who called and was so informed that receipt would be faxed. The red wallet contained the four hundred Dollar Bills and one Fifty Dollar Bill was handed over to the Oficer working at the Desk when I was taken before the desk upon arriving at the Precinct, I was wisked away to a holding cell immidiately after these items was taken from me

When I was being trumferred to Central Booking I requested the receipt If vouthered items taken was told by dask Surgeant Cronzaiez should # 1366 that the vouchering process was not completed and that "Prosmer's fink receipt for property to be faxed" The name I the arresting affect in Dactive Mackey, was told to call 118 250 4401 for speer property

I requested the Sergerut to make a note of the information given to her in her if the receipt affixed is a signed slip by the Sergeant to that effect

Tworn to before

this 16th day of MAICH

2011 by Errol-Irving-

MICHAEL SINCLAIR
Notary Public, State of New York
No. 01914953552
Qualified in Bronx County
Commission Expires Aug. 12, 20

